STATE OF ILLINOIS SECRETARY OF STATE SECURITIES DEPARTMENT

IN THE MATTER OF: ROBERT LONCAREVIC>ROBERT LONCAREVIC d/b/a INNOVATIVE FINANCIAL SOLUTIONS AND ACQUISITIONS

) Case No. 0600110

TEMPORARY ORDER OF PROHIBITION

TO RESPONDENT: Robert Loncarevic

d/b/a Innovative Financial Solutions and Acquisitions

28 E. Jackson Bldg. #10 C93

Chicago, Illinois 60604

Robert Loncarevic

d/b/a Innovative Financial Solutions and Acquisitions

6461 W. Warner Ave.

Unit #510

Chicago, Illinois 60634

On information and belief, I, Jesse White, Secretary of State for the State of Illinois, through my designated representative, who has been fully advised in the premises by the staff of the Securities Department, Office of the Secretary of State, herein find:

- 1. That Robert Loncarevic, ("Loncarevic") is an individual whose last known addresses are 28 E. Jackson, Bldg. #10 C93, Chicago, Illinois 60604, and 6461 W. Warner Ave., Unit #510, Chicago, Illinois 60634. Robert Loncarevic does business as Innovative Financial Solutions and Acquisitions.
- 2. That Innovative Financial Solutions and Acquisitions (or collectively with Loncarevic, "Respondents"), is the business identity used by Loncarevic in engaging in the business of acting as agent, broker, or prinicipal in the business of offering, selling, buying and selling, or otherwise dealing or trading in securities issued by another person.
- 3. That in or around 2005 2006, Respondents placed an advertisement in the Serbian Yellow Pages Phone Book. Illinois Investor #1 responded to the advertisement and

met with Respondents at Loncarevic's home office ("Home Office") located at 6461 W. Warner Ave., Unit #510, Chicago, Illinois 60634.

- 4. That at that meeting, Loncarevic discussed with Illinois Investor #1 various securities investment options, and recommended that Illinois Investor #1 invest in shares of Universal Exchange Corporation ("Universal") and Bluko Corporation ("Bluko").
- 5. That on or around January 9, 2006, Illinois Investor #1 gave Respondents a check in the amount of \$20,200 for the purchase of shares in Universal and Bluko.
- 6. That on or around February 3, 2006, Loncarevic sent Illinois Investor #1 a letter stating that Illinois Investor #1 had purchased 10,000 shares of Universal. The letter further states that the shares were purchased at \$1.00 per share as a corporate offering and are considered very risky in nature, and that Illinois Investor #1 will be informed of events and happenings as they manifest over time.
- 7. That on or around February 3, 2006, Respondents sent a second letter to Illinois Investor #1 which stated there was a small possibility that the company (Universal) might not accept Illinois Investor #1's funds because they were not invested in any other product offered by Universal, and that Respondents would not be at fault if this should manifest in any way.
- 8. That on or around April 24, 2006, Respondent sent a third letter to Illinois Investor #1 which stated that they had invested \$10,000 for Illinois Investor #1 in 10,000 shares of Universal at \$1.00 par value. The letter further stated that the attached stock certificate reflected the ownership of 20,000 Universal shares in the name of Loncarevic, however, 10,000 of those shares were invested for and on behalf of Illinois Investor #1, who therefore owns 10,000 shares of Universal. The letter also states that any profits and dividends shall be divided as follows: Loncarevic shall receive 10% of any profit/dividends, and Illinois Investor #1 shall receive 90% of any profit/dividends.
- 9. That Respondents also stated in the April 24, 2006, letter that Respondents received an additional \$10,000 on January 9, 2006, from Illinois Investor #1 to invest in 10,000 shares of Bluko. The letter continued by stating that if Respondents were unable to purchase the Bluko shares by May 10, 2006, Respondents would return the \$10,000 to Illinois Investor #1 by May 17, 2006.
- 10. That Respondents invested approximately only \$3,000 of Illinois Investor #1's \$10,000 in Bluko, and converted the balance to their own use and benefit.
- 11. That in or around 2005 2006, Respondents placed an advertisement in the Free Shopper Ad Paper. Illinois Investor #2 responded to the advertisement, and met with Respondents at Loncarevic's Home Office.

- 12. That at that meeting, Loncarevic discussed with Illinois Investor #2 various securities investment options, and recommended that Illinois Investor #2 invest \$15,000 in shares of Par Three Financial.com ("Par Three"). Loncarevic told Illinois Investor #2 that if he invested \$15,000 in shares of Par Three, Illinois Investor #2 would get 2% per month or 24% annual return on his investment. Loncarevic told Illinois Investor #2 that he would receive a check for \$300 each month in return for his investment in Par Three shares.
- 13. That on or around May 11, 2005, Illinois Investor #2 gave Respondents a check in the amount of \$15,000 for the purchase of shares in Par Three.
- 14. That Illinois Investor #2 has not received any of the promised \$300 monthly checks from Respondents, nor has he ever received any returns from Respondents for his \$15,000 investment in shares of Par Three.

Failure to Register

- 15. That shares of Universal, Bluko, and Par Three are all securities issued by another person and not by Respondents.
- 16. That Respondents' conduct, as set forth in paragraphs 3 through 5 and 11 through 13 above, constitutes the offer and sale of a security and the activities of a Dealer and a Salesperson, pursuant to Sections 2.5a, 2.5, 2.1, 2.7, and 2.9 of the Act.
- 17. That Respondents failed to register with the Secretary of State as a securities Salesperson and Dealer as required by the Act and that as a result he was not registered pursuant to Section 8 of the Act prior to his offer to purchase or sell securities issued by another person on behalf of the Illinois Investor in the State of Illinois.
- 18. That Section 12.A of the Act provides it shall be a violation of the provisions of this Act for any person to offer or sell any security except in accordance with the provisions of this Act.
- 19. That Section 12.C of the Act provides that it shall be a violation of the provisions of this Act for any person to act as a dealer or salesperson unless registered as such, where such registration is required, under the provisions of this Act.
- 20. That Section 12.D of the Act provides that it shall be a violation of the provisions of this Act for any person to fail to file with the Secretary of State any application, report or document required to be filed under the provisions of this Act or any rule or regulation made by the Secretary of State pursuant to this Act or to fail to comply with the terms of any order of the Secretary of State issued pursuant to Section 11 hereof.

Fraud

- 21. That notwithstanding Respondents' assurances and confirmations, Respondents did not purchase shares of Universal and Bluko for Illinois Investor #1. Instead, Respondents converted Illinois Investor #1's \$20,200, and used it for his own benefit.
- 22. That notwithstanding Respondents' assurances and confirmations, Respondents did not purchase shares of Par Three for Illinois Investor #2. Instead, Respondents converted Illinois Investor #2's \$15,000, and used it for his own benefit.
- 23. That Respondents told Illinois Investor #1 and Illinois Investor #2 they had invested in shares of common stock, and failed to notify them that their funds would be invested for Respondents' benefit and not for the Investors' benefit.
- 24. That Section 12.F of the Act provides that it shall be a violation of the provisions of this Act for any person to engage in any transaction, practice or course of business in connection with the sale or purchase of securities which works or tends to work a fraud or deceit upon the purchaser or seller thereof.
- 25. That Section 12.G of the Act provides that it shall be a violation of the provisions of this Act for any person to obtain money or property through the sale of securities by means of any untrue statement of a material fact or any omission to state a material fact necessary in order to make the statements made, in the light of the circumstances under which they were made, not misleading.
- 26. That Section 12.1 of the Act provides that it shall be a violation of the provisions of this Act for any person to employ any device, scheme or artifice to defraud in connection with the sale or purchase of any security, directly or indirectly.
- 27. That by virtue of the foregoing, Respondents have violated Sections 12.A, C, D, F, G, and I of the Act.
- 28. That the aforementioned findings are based upon credible evidence.
- 29. That Section 11.F(2) of the Act provides, *inter alia*, that the Secretary of State may temporarily prohibit the offer or sale of securities by any person, without notice and prior hearing, if the Secretary of State shall deem it necessary to prevent an imminent violation of the Act or to prevent losses to investors that will occur as a result of prior violations of the Act.
- 30. That the entry of this Temporary Order prohibiting Respondents Innovative Financial Solutions and Acquisitions, and Rob Loncarevic from offering or selling securities in the State of Illinois is in the public interest and for the protection of the investing public and is consistent with the purposes intended by the provisions of the Act.

NOW THEREFORE IT IS HEREBY ORDERED THAT: pursuant to the authority granted by Section 11.F of the Act, Innovative Financial Solutions and Acquisitions, Robert Loncarevic, his/their managers, officers and directors, agents, employees, affiliates, representatives, successors and assigns are **PROHIBITED** from offering or selling securities in or from this State until the further Order of the Secretary of State.

NOTICE is hereby given that Respondents may request a hearing on this matter by transmitting such request in writing to the Director, Illinois Securities Department, 69 West Washington Street, Suite 1220, Chicago, Illinois 60602. Such request must be made within thirty (30) calendar days of the date of entry of the Temporary Order of Prohibition. Upon receipt of a request for hearing, a hearing will be scheduled as soon as reasonably practicable. A request for hearing will not stop the effectiveness of this Temporary Order and will extend the effectiveness of this Temporary Order for sixty days from the date the hearing request is received by the Department.

FAILURE BY ANY RESPONDENT TO REQUEST A HEARING WITHIN THIRTY (30) CALENDAR DAYS AFTER ENTRY OF THIS TEMPORARY ORDER OF PROHIBITION SHALL CONSTITUTE AN ADMISSION OF ANY FACTS ALLEGED HEREIN AND SHALL CONSTITUTE SUFFICIENT BASIS TO MAKE THIS TEMPORARY ORDER OF PROHIBITION FINAL.

Dated: This 22nd day of October 2007.

JESSE WHITE
Secretary of State
State of Illinois

Jay A. Biondo
Enforcement Attorney
Illinois Securities Department
69 West Washington Street, Suite 1220
Chicago, Illinois 60602
312-793-3378